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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/524,575	03/13/2000	Takuya Hiramatsu	SEI-142-133	7265
	590 11/16/2004		EXAM	INER
KUBOVCIK & KUBOVCIK SUITE 710 900 17TH STREET NW WASHINGTON, DC 20006			TRAN, H	IEN THI
			ART UNIT	PAPER NUMBER
		,	1764	
	•		DATE MAILED: 11/16/2004	.

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/524,575	HIRAMATSU ET AL.			
Office Action Summary	Examiner	Art Unit			
	Hien Tran	1764			
The MAILING DATE of this comm Period for Reply	unication appears on the cover sheet	with the correspondence address			
A SHORTENED STATUTORY PERIOD THE MAILING DATE OF THIS COMMU - Extensions of time may be available under the provisis after SIX (6) MONTHS from the mailing date of this co. - If the period for reply specified above is less than thirty. - If NO period for reply is specified above, the maximum. - Failure to reply within the set or extended period for reany reply received by the Office later than three month earned patent term adjustment. See 37 CFR 1.704(b)	JNICATION. ons of 37 CFR 1.136(a). In no event, however, may ommunication. y (30) days, a reply within the statutory minimum of the statutory period will apply and will expire SIX (6) Meanly will, by statute, cause the application to become his after the mailing date of this communication, ever	y a reply be timely filed thirty (30) days will be considered timely. MONTHS from the mailing date of this communication. e ABANDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s)	filed on <u>01 November 2004</u> .				
2a) This action is FINAL .	This action is FINAL . 2b)⊠ This action is non-final.				
3) Since this application is in condition	on for allowance except for formal ma	atters, prosecution as to the merits is			
closed in accordance with the pra-	ctice under <i>Ex parte Quayle</i> , 1935 C	D.D. 11, 453 O.G. 213.			
Disposition of Claims					
4)⊠ Claim(s) <u>7,8,11,12,15,17,19,21,22</u>	2,26,29 and 30 is/are pending in the	application.			
	s/are withdrawn from consideration.				
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>7,8,11-12, 15, 17,19, 21-</u>	22,26,29 and 30 is/are rejected.				
7) Claim(s) is/are objected to.		•			
8) Claim(s) are subject to rest	riction and/or election requirement.				
Application Papers					
9)☐ The specification is objected to by	the Examiner.				
10) The drawing(s) filed on is/ar	e: a) accepted or b) dojected t	to by the Examiner.			
Applicant may not request that any ob	ejection to the drawing(s) be held in abey	/ance. See 37 CFR 1.85(a).			
Replacement drawing sheet(s) includi	ng the correction is required if the drawir	ng(s) is objected to. See 37 CFR 1.121(d).			
11)☐ The oath or declaration is objected	to by the Examiner. Note the attach	ed Office Action or form PTO-152.			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a clair	m for foreign priority under 35 U.S.C.	. § 119(a)-(d) or (f).			
a) ☐ All b) ☐ Some * c) ☐ None of:					
1. Certified copies of the priorit	ty documents have been received.	•			
2. Certified copies of the priorit	ty documents have been received in	Application No			
Copies of the certified copie	s of the priority documents have bee	en received in this National Stage			
application from the Internat	tional Bureau (PCT Rule 17.2(a)).				
* See the attached detailed Office act	tion for a list of the certified copies no	ot received.			
Attachment(s)	_				
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review		v Summary (PTO-413) o(s)/Mail Date			
3) Information Disclosure Statement(s) (PTO-1449		o(s)/Mail Date Informal Patent Application (PTO-152)			
Paper No(s)/Mail Date	6) Other: _				

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DETAILED ACTION

1. The previous office action was inadvertently mailed on 10/19/04. Upon receiving the preliminary amendment on 11/1/04, and the suspension time is now lapped, the following office action is appropriate:

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2.. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 4. Claims 7-8, 11-12, 15, 17, 19, 21-22, 26, 29-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over WO 94/11623 in view of EP 661,098, EP 602,963 and JP 7-124468.

With respect to claim 7, WO 94/11623 discloses a system for exhaust gas purification comprising:

at least one adsorbent capable of adsorbing harmful substances in exhaust gas, the adsorbent containing a H/Beta-zeolite having a SiO₂/Al₂O₃ ratio of 100 or more (page 4, lines 22-37); and

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at least one catalyst containing a catalyst component, capable of reducing said harmful substances (page 6, lines 13-24);

both said at least one adsorbent and said at least one catalyst being provided at an in-line exhaust pipe of an internal combustion engine (page 20, lines 8-10; page 26, lines 9-14).

The apparatus of WO 94/11623 is substantially the same as that instantly claimed, but fails to disclose whether the adsorbent may contain at least one catalyst component of noble metal.

However, JP 7-124468, EP 661,098, EP 602,963 show the conventionality of providing an adsorbent containing Beta zeolite and at least one catalyst component of noble metal, such as Pt, Pd, Rh supported thereon (col. 11, lines 41-47 in EP 661,098; page 5, lines 2-7 in EP 602,963, abstract of JP 7-124468).

It would have been obvious to one having ordinary skill in the art to add a catalyst component as taught by JP 7-124468, EP 661,098, and EP 602,963 in the apparatus of WO 94/11623 for control coking occurred in parallel with the adsorption of harmful substances, i.e. hydrocarbon, thereby to facilitate the regeneration of the adsorbent without lowering the adsorption ability of the zeolite.

With respect to claims 11-12, WO 94/11623 discloses that the catalyst contains at least one noble metal as catalyst component, selected from Pt, Pd and Rh (page 11, lines 26-31, page 19, lines 28-34).

With respect to claims 8, 30, EP 602,963 discloses that Pd is preferably used as the noble metal carried into the zeolite (page 5, lines 6-7, 24-25). EP 661,098 also disclosed that Pd is preferably used because it allows for low temperature ignition (col. 11, lines 1-2).

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With respect to claims 15, 17, JP 7-124468, EP 661,098, and EP 602,963 disclose that the noble metal is loaded on heat-resistant oxide (col. 12, lines 43-47 in EP 661,098; page 5, lines 25-27 in EP 602,963; abstract of JP 7-124468).

With respect to claims 19, 21-22, 26, the modified apparatus of WO 94/11623 is substantially the same as that instantly claimed, but fails to disclose whether the adsorbent may have a hollow central portion.

However, EP 661,098 discloses provision of an adsorbent in honeycomb shape, said adsorbent having a hollow central portion.

It would have been obvious to one having ordinary skill in the art to provide an adsorbent with hollow central portion as taught by EP 661,098 in the modified apparatus of WO 94/11623 so as to retard the timing of the start of HC desorption as taught by EP 661,098.

With respect to claim 29, WO 94/11623 discloses that the adsorbent contains an H/Beta-zeolite having a SiO₂/Al₂O₃ ratio of 200 or more (page 4, lines 22-37, page 5, line 1).

5. Claims 7-8, 11-12, 15, 17, 19, 21-22, 26, 29-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over EP 661,098 in view of WO 94/11623.

With respect to claim 7, EP 661,098 discloses a system for exhaust gas purification comprising:

at least one adsorbent capable of adsorbing harmful substances in exhaust gas, the adsorbent containing a Beta-zeolite; and

at least one catalyst containing a catalyst component, capable of reducing said harmful substances;

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both of said at least one adsorbent and said at least one catalyst being provided at an inline position of exhaust pipe of an internal combustion engine.

The apparatus of EP 661,098 is substantially the same as that instantly claimed, but is silent as to the specific type of the Beta-zeolite as claimed.

However, WO 94/11623 discloses the conventionality of providing H/Beta-zeolite as an adsorbent, said H/Beta-zeolite having a SiO₂/Al₂O₃ ratio of 100 or more (page 4, lines 22-37).

It would have been obvious to one having ordinary skill in the art to substitute the H/Beta-zeolite of WO 94/11623 for the Beta-zeolite of EP 661,098 for the known and expected result of obtaining the same results in adsorbing pollutant from exhaust gas, since WO 94/11623 teaches that unexpectedly, beta-zeolite has been shown to be particularly effective adsorbents, especially those having high silica/alumina ratio.

EP 661,098 also show the conventionality of providing an adsorbent containing Beta zeolite and at least one catalyst component of noble metal, such as Pt, Pd, Rh supported thereon (col. 11, lines 41-47 in EP 661,098).

With respect to claims 8, 30, EP 661,098 also disclosed that Pd is preferably used because it allows for low temperature ignition (col. 11, lines 1-2).

With respect to claims 11-12, EP 661,098 discloses that the at least one catalyst contains at least one noble metal as catalyst component, selected from Pt, Pd and Rh (col. 10, lines 29-35 in EP 661,098).

With respect to claims 15, 17, EP 661,098 discloses that the noble metal is loaded on heat-resistant oxide (col. 12, lines 43-47 in EP 661,098).

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With respect to claims 19, 21-22, 26, EP 661,098 discloses provision of an adsorbent in honeycomb shape, said adsorbent having a hollow central portion.

With respect to claim 29, WO 94/11623 discloses that the adsorbent contains an H/Beta-zeolite having a SiO₂/Al₂O₃ ratio of 200 or more (page 4, lines 22-37, page 5, line 1).

6. Claims 7-8, 11-12, 15, 17, 29-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over EP 602,963 in view of WO 94/11623.

With respect to claim 7, EP 602,963 discloses a system for exhaust gas purification comprising:

at least one adsorbent capable of adsorbing harmful substances in exhaust gas, the adsorbent containing a Beta-zeolite; and

at least one catalyst containing a catalyst component, capable of reducing said harmful substances;

both said at least one adsorbent and said at least one catalyst being provided at an in-line position of exhaust pipe of an internal combustion engine.

The apparatus of EP 602,963 is substantially the same as that instantly claimed, but is silent as to the specific type of the Beta-zeolite as claimed.

However, WO 94/11623 discloses the conventionality of using the H/Beta-zeolite as an adsorbent having a SiO₂/Al₂O₃ ratio of 100 or more (page 4, lines 22-37).

It would have been obvious to one having ordinary skill in the art to substitute the H/Beta-zeolite of WO 94/11623 for the Beta-zeolite of either EP 602,963 for the known and expected result of obtaining the same results in adsorbing pollutant from exhaust gas, since WO

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94/11623 teaches that unexpectedly, beta-zeolite has been shown to be particularly effective adsorbents, especially those having high silica/alumina ratio.

EP 602,963 also shows the conventionality of providing an adsorbent containing Beta zeolite and at least one catalyst component of noble metal, such as Pt, Pd, Rh supported thereon (page 5, lines 2-7 in EP 602,963).

With respect to claims 8, 30, EP 602,963 discloses that Pd is preferably used as the noble metal carried into the zeolite (page 5, lines 6-7, 24-25).

With respect to claim 29, WO 94/11623 discloses that the adsorbent contains an H/Beta-zeolite having a SiO₂/Al₂O₃ ratio of 200 or more (page 4, lines 22-37, page 5, line 1).

With respect to claims 11-12, EP 602,963 discloses that the at least one catalyst contains at least one noble metal as catalyst component, selected from Pt, Pd and Rh (page 5, lines 18-29 in EP 602,963).

With respect to claims 15, 17, EP 602,963 discloses that the noble metal is loaded on heat-resistant oxide (page 5, lines 25-27 in EP 602,963).

7. Claims 19, 21-22, 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over EP 602,963 in view of WO 94/11623 as applied to claims 7-8, 11-12, 15, 17, 29-30 above and further in view of EP 661,098.

With respect to claims 19, 21-22, the modified apparatus of EP 602,963 is substantially the same as that instantly claimed, but fails to disclose whether the adsorbent may have a hollow central portion.

However, EP 661,098 discloses provision of an adsorbent in honeycomb shape, said adsorbent having a hollow central portion.

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It would have been obvious to one having ordinary skill in the art to provide an adsorbent with hollow central portion as taught by EP 661,098 in the modified apparatus of EP 602,963 so as to retard the timing of the start of HC desorption as taught by EP 661,098.

Response to Arguments

8. Applicant's arguments filed 11/01/04 have been fully considered but they are not persuasive.

Applicants argue that the two monoliths disposed in heat exchange relation with one another cannot be positioned in an in-line type of exhaust pipe as required by the instant claim. Such contention is not persuasive as WO 94/11623 discloses that the catalyst zones comprise discrete carrier monoliths and the heat exchange between them may be achieved by a heat exchanger disposed between the two monoliths (page 20, lines 3-18).

In any event, it should noted that WO 94/11623 discloses that the adsorbent is positioned downstream of the catalyst zone and therefore meets the instant claim.

Conclusion

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hien Tran whose telephone number is (571) 272-1454. The examiner can normally be reached on Tuesday-Friday from 7:30AM-6:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glenn Caldarola can be reached on (571) 272-1444. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

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may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Hien Tran

Primary Examiner

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